IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

Kelvin E. Brown, Plaintiff,

٧.

Civil Action No. 7:09-cv-00180

Tracy S. Ray, et als., Defendant(s).

NOTICE

This case is before the Court pursuant to defendants' Motion for Summary Judgment filed 9/17/2009. The Court will give plaintiff twenty (20) days from the date of this Notice to submit any further counter-affidavits or other relevant evidence contradicting, explaining or avoiding defendants' evidence. Both sides are advised that if documents or affidavits outside the pleadings are submitted by either party, any remaining motion(s) to dismiss under Rule 12(b)(6) of the Federal Rules of Federal Civil Procedure may be considered as motion(s) for summary judgment under Rule 56 of the Federal Rules of Federal Civil Procedure.

If plaintiff does not respond to defendants' pleadings, the court will assume that plaintiff has lost interest in the case, and/or that plaintiff agrees with what the defendants state in their responsive pleadings. If plaintiff wishes to continue with the case, it is necessary that plaintiff respond in an appropriate fashion. Plaintiff may wish to respond with counter-affidavits or other additional evidence as outlined above. However, if plaintiff does not file some response within the twenty (20) day period, the court may dismiss the case for failure to prosecute.

Issued and mailed this 18th day of September, 2009.

JOHN F. CORCORAN, Clerk

By: s/ K. Brown

Deputy Clerk

UNITED STATES DISTRICT COURT, WESTERN DISTRICT OF VIRGINIA Roanoke Division

NOTICE TO PARTIES OF RIGHT TO CONSENT TO **JURISDICTION OF UNITED STATES MAGISTRATE JUDGE**

Kelvin E. Brown Plaintiff(s)	DATE: Sept	ember 18, 2009
vs.	CIVIL ACTION	ON NO. 7:09-cv-00180
Tracy S. Ray, et al Defendant(s)		
In accordance with the pro 73, you are hereby notified that a available to exercise the court's ju case including a jury or nonjury jurisdiction by a magistrate judg consent.	United States Magistrate urisdiction and to conduct trial, and entry of a final	any or all proceedings in this judgment. Exercise of this
You may, without adverse this will prevent the court's jurisdiparty withholds consent, the ident not be communicated to any magnas been assigned.	iction from being exercised tity of the parties consentin	ng or withholding consent wil
An appeal from a judgment the United States Court of Appeal from any other judgment of a disc	s for the Fourth Circuit in tl	udge may be taken directly to he same manner as an appea
	JOHN	N F. CORCORAN, CLERK
	Ву:	s/ K. Brown Deputy Clerk
If you desire to consent to this ac form to the Clerk's Office within I		
Signature	Printed Name	Date
Counsel for:		